

## Proceedings

1  
2 MR. RUBIN: No. Our problem is with Darius  
3 specifically because Darius was doing business with  
4 Larry, and if Darius had done -- if Darius had done  
5 business with another person, and that person comes  
6 against the entity claiming that there was some  
7 problem in the sale, we shouldn't have to pay for the  
8 defense of that.

9 JHO EVANS: I fail to see how any person can  
10 make a claim against an entity arising out of a past  
11 action if the entity has not been in existence.

12 MR GREENAWALT: Not just against the  
13 entity. The way Mr. Marino put it, it's also claims  
14 against any one of the principals or their acts for  
15 any of those transactions.

16 JHO EVANS: Is there a possibility that  
17 Darius will make claims against Stevens and Marcus?

18 MR. RUBIN: I don't know. There was a  
19 contract that he signed with the receiver. I have no  
20 idea -- I haven't seen the contract -- I have no idea  
21 who is responsible for that.

22 MR. TUNICK: The receiver, he signed the  
23 deal, he's responsible for it.

24 MR. RUBIN: The receiver signs in his  
25 representative capacity.

26 MR. GREENAWALT: Darius and the receiver

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1  
2 signed a contract.

3 JHO EVANS: But he was authorized to do so,  
4 wasn't he? If he was authorized to sign a contract  
5 and based on that contract, that's an authorized  
6 contract.

7 MR GREENAWALT: Darius is only supposed to  
8 do certain things under the contract.

9 JHO EVANS: I don't know, if there's a claim  
10 based on the contract that should be indemnified.

11 MR. GREENAWALT: If somebody claims against  
12 Darius outside of the contract or claims against Larry  
13 or Meta, claims against them for acts up to now,  
14 that's what we're trying to get into the indemnity.

15 MR. TUNICK: Authorized agent.

16 JHO EVANS: You want the entity indemnified  
17 for claims against Larry.

18 MR GREENAWALT: By a third person.

19 JHO EVANS: I don't understand that but --

20 MR GREENAWALT: If somebody claims Larry has  
21 done something strange and Larry owes somebody a  
22 hundred thousand dollars for some reason, okay --

23 MR. RUDES: Not "for some reason," for work  
24 he did on behalf of marketing the photos.

25 JHO EVANS: That's not a claim against the  
26 entity.

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MR GREENAWALT: The point is --

JHO EVANS: How can that be a claim against the entity?

MR. MARINO: This indemnity makes no sense. This indemnity makes no sense.

JHO EVANS: It doesn't make any sense.

MR. MARINO: The indemnity makes no sense at all.

JHO EVANS: That doesn't make any sense.

MR. RUBIN: Judge, there's another issue that there is a claim --

JHO EVANS: You're forming a corporation. Somebody is making a claim against Larry for past acts. How is the corporation involved?

MR. MARINO: The extent of the claim can only be against Larry and Larry's interest in the entity.

MR. RUBIN: Here is the problem. The problem is that there is an issue that some pictures which Larry has are also claimed by another party, a photographer as being his. If those become the subject of --

JHO EVANS: Wait a minute. Tell me that again. Some third party makes a claim against what?

MR. RUBIN: Larry has claimed that certain



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1  
2 pictures are authored by himself. There is another  
3 photographer that made a claim that those pictures are  
4 not Larry's but his. Those then, however, will become  
5 part of this entity and will be marketed as part of  
6 the entity.

7 If that person, that photographer, sues the  
8 entity in claiming that those pictures are his not  
9 Larry's, we want Larry to defend it.

10 MR. MARINO: There are a similar amount of  
11 photographs on the other end.

12 JHO EVANS: We know that there are claims by  
13 third parties.

14 MR. TUNICK: We already said that.

15 MR. RUBIN: Who pays for the defense of the  
16 lawsuit?

17 JHO EVANS: We know there are claims by  
18 third parties against some of these photographs. Some  
19 of these photographs were claimed by Larry Shaw and  
20 also claimed by Sam Shaw. Now, if this third party  
21 comes in against the corporation and says those are  
22 mine, who is going to indemnify the corporation?

23 MR. RUBIN: I'm saying there are certain  
24 pictures that Larry claims were taken. There is a  
25 pictures taken by Atami (phonetic) that he took. If  
26 in fact there is a lawsuit, Larry makes these part of

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1  
2 the corpus of the entity, if this person comes in and  
3 brings a lawsuit, who pays for --

4 MR. TUNICK: Don't take them as part of the  
5 corpus.

6 MR. MARINO: Turn them over.

7 MR. TUNICK: Don't take them.

8 MR. RUBIN: That's not the point.

9 MR. TUNICK: Came them back to Atami.

10 JHO EVANS: Is there any likelihood of that  
11 happening?

12 MR. GREENAWALT: Well, your Honor, I think  
13 two of the groups you were referring to, Maureen  
14 Lambrey and Jessica Burstein, Jessica says so far as  
15 she's concerned Sam, she feels, could have those.

16 JHO EVANS: I don't care. She testified  
17 that she took them and the ownership of them is in  
18 Columbia Pictures. That's what she testified to.  
19 What kind of a claim can she make? She doesn't own  
20 the photographs.

21 MR. GREENAWALT: I understand.

22 I suppose Columbia could make a claim, your  
23 Honor.

24 JHO EVANS: Don't look for something that  
25 doesn't exist.

26 MR. RUBIN: The women are concerned about

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1  
2 being responsible or being responsible for something  
3 that was done previously which may be wrong or have  
4 some consequences against them and the entity, that's  
5 all, so they just want to be held harmless for that  
6 because they don't know what Larry was doing and  
7 they're willing to do it reciprocally.

8 MR. RUDES: Each party here represents that  
9 they have done nothing in any way which would expose  
10 the individual or the entity to anymore suits or any  
11 other suits or any attempts to recover in any fashion,  
12 and they acknowledge that in entering into this  
13 agreement they have been relying on the  
14 representations and warranties.

15 MR. MARINO: That's fine. I'm happy with  
16 that.

17 JHO EVANS: What more do you need? That's  
18 all you need.

19 Both sides agree to that?

20 MR. MARINO: Yes, we're fine, Judge.

21 MR GREENAWALT: Just a minute.

22 JHO EVANS: Next point.

23 MR. MARINO: Now we move on to attribution.

24 All of the photographs involved in this  
25 collection shall be the property -- shall be termed a  
26 part of the Shaw Family Archives.



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1  
2 With respect to the individual authorship of  
3 an individual image, all of the Marilyn Monroes will  
4 be -- I was about to state that all of the Marilyn  
5 Monroes can be attributed to Sam Shaw, except that my  
6 client just raised 72 photographs or 36 photographs --  
7 are they printed or negatives?

8 (Discussion held off the record.)

9 MR. MARINO: The parties have agreed that  
10 the attribution of the photographs involved in this  
11 collection will be determined by Judge Evans based on  
12 his findings, which will be based in turn on the  
13 evidence adduced at trial over the past seven years.

14 MR. GREENAWALT: I'm not willing to let  
15 Marilyn Monroe be attributed to Larry Shaw.

16 MR. MARINO: Let me tell you, since we  
17 didn't present any evidence on that during seven  
18 years --

19 MR. GREENAWALT: No, no, no.

20 MR. RUBIN: Hold it. I don't know what the  
21 problem is. I thought we agreed.

22 MR. MARINO: We did agree.

23 MR. TUNICK: Larry tells us two rolls are  
24 Larry Shaw's photographs of Marilyn Monroe. If we can  
25 agree that all Marilyn Monroe photographs can be  
26 attributed to Sam Shaw except for a certain two rolls,

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Judge Evans based on the evidence adduced in this case over the past seven years.

In the event any of the parties, Larry, Meta or Edith, have marketed any photograph outside of the parameters, a photograph, any image, any transparency of any kind, have marketed any of those images outside the parameters of this agreement, then that party shall be penalized in the following manner -- start again.

In the event any of the parties herein from this date forward, June 5, 2002, market, commercialize, attempt to sell, attempt to make any type of deal with respect to an image involved in this transaction --

JHO EVANS: What about gifts?

MR. MARINO: Gifts are included, if they attempt to gift -- off the record.

(Discussion held off the record.)

MR. MARINO: (Continuing) Including gifts, without the agreement of the other parties -- excuse me -- without the majority agreement of the other parties, then that person shall be penalized in the following manner: they will be subject to treble damages in the event monies are received. In the event of a gift they will be subject to treble damages



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on the value of the damages, on the value of the photograph plus \$10,000.

Off the record.

(Discussion held off the record.)

MR. LARRY SHAW: I will not agree on that.

MR. TUNICK: Strike that.

(Discussion held off the record.)

MR. MARINO: No \$10,000, just treble damages.

In the event any of the parties market, commercially exploit, sell or even gift one of the images that should be a part of this collection but has not been previously -- but has not been turned over pursuant to this stipulation, that party will be penalized in the following manner: they will be subject to treble damages and they will be penalized, in addition be penalized in the amount of \$10,000 per occurrence.

MR. TUNICK: Also the value --

MR. GREENAWALT: Also you don't have to --

MR. TUNICK: After discovered photographs, images, transparencies, whatever was listed, turned in by any principal to the super agent, any ones turned in after this date, any photographs turned in -- any photographs after discovered -- how about after

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1  
2 discovered photographs? I'm giving everybody the  
3 benefit of the doubt.

4 MR. LARRY SHAW: After recovered.

5 MR. MARINO: After discovered or after  
6 recovered photographs, beautiful.

7 MR. RUDES: Very good.

8 MR. TUNICK: (Continuing) Turned over to the  
9 super agent or the entity shall not be subject to the  
10 aforementioned penalties.

11 MR. MARINO: Fine. Okay.

12 MR. RUDES: One thing clarified, Madam  
13 Reporter. At the outset when Mr. Marino made  
14 reference to images and all that stuff, could you put  
15 "collectively known as photographs" so we don't have  
16 to worry about anything cropping up if he left out a  
17 word.

18 COURT REPORTER: Your statement is now on  
19 the record.

20 MR. MARINO: In the event of any dispute  
21 arising out of the terms and conditions of this  
22 stipulation, said dispute shall be --

23 MR. RUDES: No arbitration. Leave it out.

24 MR. MARINO: Judge, can you help us out  
25 here? All the parties agree, I think, that Myron  
26 Beldock is an appropriate super agent.

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1  
2 However, we are unclear on how to deal with  
3 whether -- how he gets fired or how he gets renewed.  
4 In the event of a deadlock there's no super agent to  
5 make a determination.

6 MR. TUNICK: That's the last point we had.

7 MR. RUDES: Go back to court and get a new  
8 receiver.

9 MR. GREENAWALT: Your Honor, let me explain  
10 some of the reason for this. There are many people  
11 who would love to have some control of this  
12 collection, who are experts in this field, who we  
13 are -- we've been told on good source would really  
14 market this collection tremendously. Myron Beldock is  
15 a fine guy but he's a very, very busy lawyer.

16 JHO EVANS: In that case, use your people as  
17 subagents.

18 MR. GREENAWALT: We want to have some  
19 provisions for maybe cutting down the cost of the  
20 super agent's administration, such as having True  
21 Color --

22 JHO EVANS: What you're saying is you want  
23 somebody else as a super agent?

24 MR. GREENAWALT: At some period.

25 JHO EVANS: Is that what you're saying?

26 MR. GREENAWALT: We would like somebody else



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1  
2 now. We are acceding to Beldock for the time being,  
3 but we want to have another way to get another  
4 superagent, or if True Color can take it over, the  
5 pictures --

6 MR. MARINO: I'm sorry.

7 (Discussion held off the record.)

8 JHO EVANS: You have agreed on everything  
9 now except whether Beldock will continue in some way.  
10 Everything else is agreed?

11 MR. TUNICK: Yes.

12 MR. MARINO: Yes.

13 JHO EVANS: Everything agreed except the  
14 question of what happens if you don't like Beldock.

15 MR. RUBIN: Right.

16 MR. GREENAWALT: We have one more thing.

17 JHO EVANS: Is everything else agreed except  
18 that?

19 MR. RUBIN: The only other issue is what  
20 lab, the place of storage. Right now it's my  
21 understanding that these are stored at True Color  
22 Laboratories.

23 MR. LARRY SHAW: A portion are stored there.

24 MR. RUBIN: A portion stored there and a  
25 portion stored at Edie's house.

26 Is that true?

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MS. SHAW MARCUS: Yes.

MR. RUBIN: Is there a problem if you put all the photos at True Color?

MR. MARINO: The problem is the expense; it seems to me a waste of money.

(Discussion held off the record.)

MR. MARINO: Let's do that. To start, at some point get together and determine --

MR. TUNICK: Just so they're in one place.

MR. RUDES: We're going to store them all at True Color and then decide what they're going to do?

MR. MARINO: They can be scanned at True Color.

MR. TUNICK: They're going to be stored at True Color Lab. All photos have to be delivered to True Color Lab.

JHO EVANS: Let's say this. If two-thirds of the parties agree --

MR. TUNICK: That this is a deal --

JHO EVANS: -- that any photograph can be taken out and given to any one of the parties, that will be done.

MR. MARINO: I'm happy with that.

MR. RUDES: There's a problem now about family photos that are in bins, which they say have to

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1  
2 go into --

3 JHO EVANS: You didn't hear what I just  
4 suggested.

5 MR. RUDES: No.

6 JHO EVANS: That if two-thirds of the  
7 parties agree, any photographs can be given to any of  
8 the parties.

9 MR. RUDES: Yes, two-thirds. Well, then  
10 suppose we have a split 50/50.

11 MR. MARINO: Saul, if the photographs that  
12 are there now are the ones that Larry previously said  
13 were okay to go to Meta or Edith, he's going to say it  
14 again. They stand as exactly the same relationship as  
15 the photographs that were never claimed by Sam.

16 MR. RUDES: Just a minute. We have photos  
17 in bins. We are going to count them up and we're  
18 going to make an offer to sell them to the individual  
19 sisters.

20 MR. MARINO: No, you're going to turn them  
21 over and we're going to look at them. Nobody is  
22 selling anything.

23 MR. RUDES: We agree that the photos are  
24 there. I'm bringing an offer for certain photos to  
25 buy them and you turn me down, pay me for the price.  
26 I don't understand why this is any different.



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(Discussion held off the record.)

JHO EVANS: I have a solution for that one, Mr. Rudes, it's very simple.

The so-called family photographs will all be put into one special pot or box, and if the parties can't agree I'll decide.

MR. RUDES: That's the end.

MR. TUNICK: Fine.

MR. MARINO: That ends that.

JHO EVANS: Is there anything left now? You said there was a question of a laboratory and then a question of family photographs was raised, and the question of the replacement possibly of Mr. Beldock. Is there anything else or have those been resolved?

MR. GREENAWALT: The laboratory is True Color.

MR. MARINO: Fine, until the parties agree otherwise.

JHO EVANS: The laboratory is resolved; the family photographs are resolved.

Why even bother at this point of going into the question of replacing Beldock when you got nobody else in mind?

MR. MARINO: Exactly.

MR. RUBIN: I'll take it.